Office of the Yavapai County Attorney

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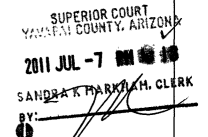
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Jeffrey G. Paupore, SBN 007769 Steven A. Young, SBN 016838 Deputy County Attorney YCAO@co.yavapai.az.us Attorneys for STATE OF ARIZONA



## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

## IN AND FOR THE COUNTY OF YAVAPAI

## STATE OF ARIZONA,

Plaintiff,

VS.

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## STEVEN CARROLL DEMOCKER,

Defendant.

CAUSE NO. P1300CR201001325

STATE'S ALLEGATION OF AGGRAVATING CIRCUMSTANCES **PURSUANT TO A.R.S. §13-701(D)** (§ 13-702(C) prior to 1/1/09)

Assigned to Hon. Warren R. Darrow

The State of Arizona, by and through Sheila Sullivan Polk, Yavapai County Attorney, and her deputy undersigned, pursuant to A.R.S. §13-701(D) (§ 13-702(C) prior to 1/1/09), alleges the following aggravated circumstances:

- 1. The infliction or threatened infliction of serious physical injury. 又
- 2. The use, threatened use or possession of a deadly weapon or dangerous instrument X during the commission of the crime.
- 区 4. The presence of an accomplice.
- Z 5. The especially heinous, cruel or depraved manner in which the offense was committed.
- Þ 6. Defendant committed the offense as consideration for the receipt, or in the expectation of the receipt, of anything of pecuniary value.

	1	7. Defendant procured the commission of the offense by payment, or promise of
110	2	payment, of anything of pecuniary value.
	3	9. The victim or, if the victim has died as a result of the conduct of Defendant, the
	4	victim's immediate family suffered physical, emotional or financial harm.
	5	17. Lying in wait for the victim or ambushing the victim during the commission of
	6 7	any felony.
	8	18. The offense was committed in the presence of a child and any of the
	9	circumstances exist that are set forth in A.R.S. §13-3601, subsection A.
Facsimile: (928) 771-3110	10	RESPECTFULLY SUBMITTED this 7th day of July, 2011.
(928)	11	Sheila Sullivan Polk
imile:	12	YAVAPAI COUNTY ATTORNEY
Facs	13	By: Steven a guny
-3344	14 15	Steven A. Young Deputy County Attorney
8) 771	16	COPY of the foregoing Emailed this
Phone: (928) 771-3344	17	
	18	Honorable Warren R. Darrow Division PTB
	19	Via email to Diane Troxell: <u>DTroxell@courts.az.gov</u>
	20	Craig Williams Attorney for Defendant
	21	Yavapai Law Office
	22	3681 No. Robert Rd. Prescott Valley, AZ 86314
	23	Via email to yavapaıolaw@hotmail.com
	24	Greg Parzych Co-counsel for Defendant
	25	2340 W. Ray Rd., Suite #1 Chandler, AZ 85224
	26	Via email to: eparzlaw@aol.com  By: